3	Robert E. Boone III, California Bar No. 132780 Tyler R. Johnson, California Bar No. 246235 120 Broadway, Suite 300 Santa Monica, California 90401-2386 Telephone: (310) 576-2100 Facsimile: (310) 576-2200 Email: reboone@bryancave.com		
8	Ronald A. McIntire, California Bar No. 127407 Bo W. Kim, California Bar No. 217394 1620 26th Street Sixth Floor, South Tower Santa Monica, California 90404-4013 Telephone: (310) 788-9900 Facsimile: (310) 788-3399 Email: rmcintire@perkinscoie.com bkim@perkinscoie.com  Attorneys For Defendant		
13 14 15	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA		
16 17 18 19 20 21 22 23 24	Plaintiffs, vs. ASBESTOS CORPORATION, LTD., et al, Defendants.  [A. JC. D. C. C. T. A. L.	ssigned to Hon. Phyllis J. Hamilton]  DINT STIPULATION TO DISMISS EFENDANTS THE BOEING OMPANY, UNITED ECHNOLOGIES CORPORATION, ND PRATT & WHITNEY NGINE SERVICES, INC. WITH REJUDICE AND REMAND CTION TO STATE COURT; ROPOSED] ORDER  ocal Civil Rules 7-1, 7-12; FRCP 41]	
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1	Come now Plaintiffs David Sanborn and Cecilia A. Sanborn ("Plaintiffs") and		
2	Defendants The Boeing Company, United Technologies Corporation, and Pratt & Whitney		
3	Engine Services, Inc., who file the following joint stipulation pursuant to Northern District		
4	Civil Local Rules 7-1 and 7-12.		
5	WHEREAS, Plaintiffs have sued The Boeing Company, individually and as successor-		
6	in-interest to Boeing North American, Rockwell International, North American Aviation, Inc.,		
7	Rocketdyne, Douglas Aircraft Company, and McDonnell Douglas Corporation (collectively,		
8	"Boeing");		
9	WHEREAS, Plaintiffs have sued United Technologies Corporation ("UTC") and Pratt		
10	& Whitney Engine Services, Inc. ("PWES");		
11	WHEREAS, Boeing removed this action to the United States District Court for the		
12	Northern District of California on November 20, 2008, on the grounds that this Court has		
13	"federal officer" subject matter jurisdiction under 28 U.S.C. § 1442(a) based on Plaintiff David		
14	Sanborn's allegations that his injury was caused by products designed and manufactured by		
15	Boeing under the direct supervision and control of the United States Government;		
16	WHEREAS, UTC removed this action to the United States District Court for the		
17	Northern District of California on November 21, 2008, on the grounds that this Court has		
18	"federal officer" subject matter jurisdiction under 28 U.S.C. § 1442(a) based on Plaintiff David		
19	Sanborn's allegations that his injury was caused by products designed and manufactured by		
20	UTC under the direct supervision and control of the United States Government;		
21	WHEREAS, Plaintiffs, Boeing, UTC, and PWES have now reached an agreement		
22	whereby all of Plaintiffs' claims against Boeing, UTC, and PWES are, by this stipulation, to be		
23	dismissed with prejudice, each side to bear their own fees and costs;		
24	WHEREAS, upon their dismissal, Boeing and UTC's desire for a federal forum in this		
25	action will be moot so that the action may be remanded back to state court, as Plaintiffs		
26	desire; and		
27	WHEREAS, Plaintiffs' willingness to stipulate to the dismissal with prejudice of this		
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1	action against Boeing, UTC, and PWES is conditioned upon the remand of this case in its			
2	entirety to the Superior Court of the State of California, County of Alameda; and the			
3	willingness of Boeing, UTC, and PWES to	willingness of Boeing, UTC, and PWES to stipulate to the remand of this action to state court		
4	is conditioned upon the dismissal with preju	is conditioned upon the dismissal with prejudice of all of Plaintiffs' claims against them.		
5	IT IS HEREBY STIPULATED among Plaintiffs, Boeing, UTC, and PWES that this			
6	action and all claims related thereto by Plaintiffs as against Boeing and as against UTC and as			
7	against PWES shall be and hereby are dismissed with prejudice pursuant to Federal Rule of			
8	Civil Procedure 41.			
9	IT IS FURTHER STIPULATED among Plaintiffs, Boeing, and UTC that, upon the			
10	dismissal of Boeing and UTC, this action shall be and hereby is remanded to the Superior			
11	Court of the State of California for the County of Alameda, where it was originally filed and			
12	from which it was removed.			
113 114 115 116 117 118 119 220 221 222 223 224 225	Dated: February 4, 2009  Dated: February 4, 2009	PAUL & HANLEY LLP JOSEPH L. URBANSKI DEBORAH R. ROSENTHAL  By:  Deborah R. Rosenthal Attorneys for Plaintiffs DAVID SANBORN and CECILIA A. SANBORN  BRYAN CAVE LLP ROBERT E. BOONE III TYLER R. JOHNSON  PERKINS COIE LLP RONALD A. MCINTIRE BO W. KIM  By:  Tyler R. Johnson Attorneys for Defendant THE BOEING COMPANY		
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1	Dated: February 5, 2009	TUCKER ELLIS & WEST LLP LANCE D. WILSON
2		TIMOTHY C. CONNOR
3	,	By:
4		Lance D. Wilson
5		Attorneys for Defendants UNITED TECHNOLOGIES
6 7		CORPORATION and PRATT & WHITNEY ENGINE SERVICES, INC.
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## [P<del>ROPOSED</del>] ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED. All claims by Plaintiffs against Boeing, and all claims by Plaintiffs against any successor, predecessor or alternate entity of Boeing named in Plaintiffs' Complaint, including Boeing North American, Rockwell International, North American Aviation, Inc., Rocketdyne, Douglas Aircraft Company, and McDonnell Douglas Corporation, shall be and hereby are dismissed with prejudice pursuant to Federal Rule of Civil Procedure 41.

IT IS FURTHER ORDERED that all claims by Plaintiffs against UTC, and all claims by Plaintiffs against any successor, predecessor or alternate entity of UTC named in Plaintiffs' Complaint, including Pratt & Whitney Engine Services, Inc., shall be and hereby are dismissed with prejudice pursuant to Federal Rule of Civil Procedure 41.

IT IS FURTHER ORDERED that this action is remanded to the Superior Court of the State of California for the County of Alameda, Case No. RG08412471. The Clerk shall send a certified copy of this Order to the Clerk of the Court for the Superior Court of California, County of Alameda.

Dated: February 6, 2009

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PROOF OF SERVICE 1 2 I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action. My business address is Bryan Cave LLP, 120 3 Broadway, Suite 300, Santa Monica, California 90401. My email address is ddkinder@bryancave.com. 4 5 On February 5, 2009, I efiled the foregoing document, described as **JOINT** STIPULATION TO DISMISS DEFENDANTS THE BOEING COMPANY, 6 UNITED TECHNOLOGIES CORPORATION, AND PRATT & WHITNEY ENGINE SERVICES, INC. WITH PREJUDICE AND REMAND ACTION TO 7 STATE COURT; [PROPOSED] ORDER, through the United Sates District Court 8 Northern District of California Electronic Case File system; Per General Order No. 45; Section 9 - Service of Electronic Filed Documents: Upon the filing of a document by a party, 9 an e-mail message will be automatically generated by the electronic filing system and sent to all parties in the case. Receipt of this message shall constitute service on the receiving party. 10 11 Executed on February 5, 2009, at Santa Monica, California. 12 (FEDERAL ONLY) I declare that I am employed in the office of a member of the bar of this Court at whose direction the service was made. 13 I declare under penalty of perjury under the laws of the State of California that the 14 foregoing is true and correct. 15 /s/ Diane Kinder 16 Diane Kinder 17 18 19 20 21 22 23 24 25 26 27 SM01DOCS718391.1